FILED

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA SOUTHERN DIVISION

	JAN	0	7	2021	
PET US BY_	TERA. M S DIST	100 CT	RE,	JR., CLERK JRT, EDNC DEP CLI	

No. 7:21-mj-1003-RT

UNITED STATES OF AMERICA)	
v.)	CRIMINAL INFORMATION
ROSA STEPHANY WESLEY)	

The United States Attorney charges that:

Count One

Between on or about February 1, 2020 and on or about June 1, 2020, on Marine Corps Base Camp Lejeune, in the Eastern District of North Carolina, and elsewhere, the Defendant, ROSA STEPHANY WESLEY, did willfully and unlawfully receive, conceal and retain stolen property of the United States, to wit: some amount of Meals Ready to Eat (MRE's), knowing the said property to be stolen and with the intent to convert it to her use, such property having a value of less than \$1,000.00, in violation of Title 18, United States Code, Section 641.

Count Two

Between on or about February 1, 2020 and on or about June 1, 2020, on Marine Corps Base Camp Lejeune, in the Eastern District of North Carolina, and elsewhere, the Defendant, ROSA STEPHANY WESLEY, together with others known and unknown, knowingly combined, conspired and agreed to willfully, and unlawfully steal, and convert to their use, property of the United States, to wit, some amount of Meals Ready to Eat (MRE's), having an aggregate value of less than \$1,000.00, in violation of Title 18, United States Code, Section 641.

In furtherance of the conspiracy and to effect its objects, the conspirators committed the following overt acts:

- a. transporting the property from MCB Camp Lejeune, NC to Centerville, VA;
- b. storing the property in the residence of ROSA STEPHANY WESLEY;
- c. marketing the property for sale on social media;
- d. selling the property

and

e. providing compensation to co-conspirators.

All in violation of Title 18, United States Code, Section 371.

ROBERT J. HIGDON, JR. United States Attorney

Ву: ____

Garland W. Rowland

Special Assistant U.S. Attorney

Criminal Division